

solution of methanol in toluene.

597. The method as set forth in claim 596, wherein the methanol is included in an amount between 5 and 20% by volume.

598. The method as set forth in claim 589, wherein one of the phosphors is a strontium sulfide phosphor.

599. The method as set forth in claim 592, wherein one of the phosphors is a strontium sulfide phosphor.

600. The method as set forth in claim 593, wherein one of the phosphors is a strontium sulfide phosphor.

601. The method as set forth in claim 597, wherein one of the phosphors is a strontium sulfide phosphor.

602. The method as set forth in claim 601, wherein the first phosphor is a strontium sulfide phosphor, and the second phosphor is a zinc sulfide phosphor.--

REMARKS

The claims as originally filed have been cancelled and new claims 244 - 602 substituted therefor in order to eliminate all multiple dependent claims. In addition, a number of claims have been revised to correct editorial errors or to provide proper antecedent basis, as follows:

- Claim 427, originally claim 109, originally recited dependency on claims 93, 94 or 98, which should have read as dependency on claims 93, 94 or 95 as in the following claims 110, 112 and 114. Claim 427 now recites dependency on claim 406, which was originally claim 95.

- Claims 363, 473, 512 and 555, originally claims 75, 150, 181 and 212 respectively, now recite a diffusion barrier layer above the dielectric layer. Original versions recited a diffusion barrier layer above the dielectric layer or above the second ceramic material to enable multiple claim dependencies.

- Claims 364, 365, 474, 475, 513, 514, 556 and 557, originally claims 75, 75, 150, 150, 181, 181, 212 and 212 respectively, now recite a diffusion barrier layer above the second ceramic material. Original versions recited a diffusion barrier layer above the dielectric layer or above the second ceramic material to enable multiple claim dependencies.

- Claims 371, 480, 520 and 563, originally claims 80, 155, 186 and 217 respectively,

now recite an injection layer above the dielectric layer. Original versions recited an injection layer above the dielectric layer, the second ceramic material or the barrier diffusion barrier to enable multiple claim dependencies.

- Claims 372, 373, 481, 521, 522, 564 and 565, originally claims 80, 80, 155, 186, 186, 217 and 217 respectively, now recite an injection layer above the second ceramic material. Original versions recited an injection layer above the dielectric layer, the second ceramic material or the barrier diffusion barrier to enable multiple claim dependencies.

- Claims 374, 482, 523 and 566, originally claims 80, 155, 186 and 217 respectively, now recite an injection layer above the diffusion barrier layer. Original versions recited an injection layer above the dielectric layer, the second ceramic material or the barrier diffusion barrier to enable multiple claim dependencies. Barrier diffusion barrier was corrected to read barrier diffusion layer.

- Claim 597, originally claim 240, now recites dependency on claim 596. Claim 240 originally depended on itself due to an editing error.

The newly added claims are fully supported by the specification as filed and none of the amendments to the claims adds new matter to the application.

CONCLUSION

This preliminary amendment is being submitted along with the Response to the Notice of Missing Parts. Claims fees submitted with this response have been adjusted to cover the claims now being submitted. A total of 602 claims of which 8 are independent are in this case after entrance of this amendment. Total claims fees due are \$10,866.00 (for 582 total claims over 20 and 5 independent claims over 3). Total fees due for response to the Response to Missing Parts are believed to be \$11,686.00 including basic filing fees, claims fees, and surcharge. In addition a Petition for Extension of Time of One Month with fee of \$110.00 for submission of this response is believed required. This submission is accompanied by a check in the amount of \$11,796.00 to cover all fees believed due. If this amount is incorrect, please credit any overpayment or deduct any underpayment from deposit account 07-1969.

Respectfully submitted,



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